In re: Capstone Pediatrics, PLLC Debtor Case No. 19-01971-RSM Chapter 11

CERTIFICATE OF NOTICE

Notice by first class mail was sent to the following persons/entities by the Bankruptcy Noticing Center on Jul 08, 2020.

db +Capstone Pediatrics, PLLC, 1420 Donelson Pike Suite B17, Nashville, TN 37217-3015

Notice by electronic transmission was sent to the following persons/entities by the Bankruptcy Noticing Center. NONE. TOTAL: 0

***** BYPASSED RECIPIENTS *****

WARD W BENSON

WILLIAM L NORTON, III

NONE. TOTAL: 0

Addresses marked '+' were corrected by inserting the ZIP or replacing an incorrect ZIP. USPS regulations require that automation-compatible mail display the correct ZIP.

Transmission times for electronic delivery are Eastern Time zone.

I, Joseph Speetjens, declare under the penalty of perjury that I have sent the attached document to the above listed entities in the manner shown, and prepared the Certificate of Notice and that it is true and correct to the best of my information and belief.

Meeting of Creditor Notices only (Official Form 309): Pursuant to Fed. R. Bank. P. 2002(a)(1), a notice containing the complete Social Security Number (SSN) of the debtor(s) was furnished to all parties listed. This official court copy contains the redacted SSN as required by the bankruptcy rules and the Judiciary's privacy policies.

Date: Jul 08, 2020 Signature: /s/Joseph Speetjens

CM/ECF NOTICE OF ELECTRONIC FILING

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system on July 6, 2020 at the address(es) listed below: BRUCE ANTHONY SAUNDERS on behalf of Int on behalf of Interested Party Cigna Healthcare of Tennessee, Inc. tsaunders@wyattfirm.com BRUCE ANTHONY SAUNDERS on behalf of Interested Party Connecticut General Life Insurance Company tsaunders@wyattfirm.com BRUCE ANTHONY SAUNDERS on behalf of Interested Party HealthSpring Life and Health Insurance Company, Inc. tsaunders@wyattfirm.com DALTON M MOUNGER on behalf of Creditor A-Z Office Resource, Inc. dmounger@dmounger.com DANIEL HAYS PURYEAR on behalf of Creditor Newtek Small Business Finance, LLC $\verb|dpuryear@puryearlawgroup.com|, paralegalgroup@puryearlawgroup.com|$ DANIEL HAYS PURYEAR on behalf of Creditor CDS Business Services, Inc. d/b/a Newtek Business ${\tt Credit\ dpuryear@puryearlawgroup.com,\ paralegalgroup@puryearlawgroup.com}$ on behalf of Debtor Capstone Pediatrics, PLLC dhouston@burr.com, DAVID W HOUSTON, IV mmayes@burr.com EMILY CAMPBELL TAUBE on behalf of Debtor Capstone Pediatrics, PLLC etaube@burr.com, mmayes@burr.com;sstarr@burr.com GREGORY S REYNOLDS on behalf of Creditor SNH Medical Office Properties Trust greynolds@rwjplc.com, kbarger@rwjplc.com;lnelson@rwjplc.com JOSHUA L BURGENER on behalf of Creditor ARHC GMCLKTN01, LLC jburgener@dickinsonwright.com, dsolis@dickinsonwright.com;ppardee@dickinsonwright.com MATTHEW RYAN GASKE on behalf of Creditor TN Dept of Revenue matthew.gaske@ag.tn.gov on behalf of U.S. Trustee US TRUSTEE megan.seliber@usdoj.gov MEGAN REED SELTBER MICHAEL G ABELOW on behalf of Creditor SL Airpark, LLC mabelow@srvhlaw.com, sdossey@srvhlaw.com MICHAEL G ABELOW on behalf of Creditor UnitedHealthcare Insurance Company mabelow@srvhlaw.com, sdossey@srvhlaw.com MICHAEL G ABELOW on behalf of Creditor SL Airpark II, LLC mabelow@srvhlaw.com, sdossey@srvhlaw.com MILTON S. MCGEE, III on behalf of Creditor SNH Medical Office Properties Trust tmcgee@rwjplc.com, dgibby@rwjplc.com NATALIE M. COX on behalf of U.S. Trustee US TRUSTEE natalie.cox@usdoj.gov R BURKE KEATY, II on behalf of Creditor LaVon House bkeaty@forthepeople.com, ${\tt jkeaty@forthepeople.com; anosal@forthepeople.com}$ RYAN K COCHRAN on behalf of Creditor Four Plus Corporation ryan.cochran@wallerlaw.com, $\verb|chris.cronk@wallerlaw.com|| illes@wallerlaw.com|| belorah.liles@wallerlaw.com|| chris.cronk@wallerlaw.com|| ch$ SEAN CHARLES KIRK on behalf of Creditor Fairway-Galt, LLC skirk@bonelaw.com THOMAS WORMOUTH SHUMATE, IV on behalf of Creditor Meridian Law, PLLC tom.shumate@meridianlawpllc.com US TRUSTEE ustpregion08.na.ecf@usdoj.gov

Revenue Service ward.w.benson@usdoj.gov, Eastern.Taxcivil@usdoj.gov;james.j.wilkinson@usdoj.gov

United States of America on behalf of the Internal

Athenahealth bnorton@babc.com

on behalf of Creditor

on behalf of Creditor

Dated: 7/6/2020

U.S. Bankruptcy Judge



UNITED STATES BANKRUPTCY COURT MIDDLE DISTRICT OF TENNESSEE

In re

Case No. 19-01971 Chapter 11

Capstone Pediatrics, PLLC,

Judge Mashburn

Debtor.

ORDER ESTABLISHING PROCEDURES FOR VIDEO HEARING COMBINED WITH TOLL-FREE TELEPHONIC ACCESS FOR MOTION TO SELL PROPERTY AND RELATED MATTERS

This order establishes the procedures to use for the upcoming hearing on the motion to sell property ("Sale Hearing") scheduled for July 7, 2020, at 10:30 a.m. An objection has been filed to the sale by CDS Business Services, Inc. d/b/a Newtek Business Credit ("Newtek"), and an objection has also been filed by UnitedHealthcare Insurance Company ("United") regarding the cure amount for the assumption of a contract connected to the proposed sale. This order will also govern the hearing on a motion filed by ARHC GMCLKTN01, LLC ("Landlord") seeking an order compelling the Debtor to vacate and surrender property ("Landlord Hearing"). The Landlord's motion was set for 9:30 a.m. on July 7, 2020, but will be instead heard in connection with the Sale Hearing at 10:30 a.m.

The Sale Hearing and the Landlord Hearing ("the Hearings") will not be conducted in-

person in the designated courtroom but will instead be conducted by video and audio as set forth

herein. If, in advance of the Hearings, there is an agreement reached among the parties to resolve

the matters or to continue the Hearings, counsel for the Debtor shall promptly inform the Court, in

which event the Court will consider cancelling or rescheduling the Hearings or at least eliminating

the video arrangements.

Under Federal Rule of Civil Procedure 43, made applicable in this case under Federal Rule

of Bankruptcy Procedure 9017, the Court, for good cause in compelling circumstances and with

appropriate safeguards, may permit testimony in open court by contemporaneous transmission

from another location. The Centers for Disease Control has recommended that all individuals

practice "social distancing" and avoid close contact to prevent the spread of the COVID-19 virus.

The Court finds that the need for social distancing constitutes good cause and compelling

circumstances to permit court hearings and testimony by video and audio as set forth herein.

Accordingly, it is **ORDERED**:

1. The Hearings shall take place with active participants utilizing Zoom video

conferencing technology, supplemented with toll-free telephone audio access for persons wishing

to listen to the proceedings without active participation.

2. The following counsel, already identified in the Court record as representing

interests likely to play a substantial role in the Hearings, shall be required to participate by video

and will separately be provided with a link for video access and any necessary instructions:

Counsel for Debtor: David Houston;

Counsel for U.S. Trustee: Megan Seliber;

Counsel for Newtek: Daniel Puryear;

2

Counsel for United: Michael Abelow; and

Counsel for Landlord: Joshua Burgener

3. Any other party who wishes to actively participate in the Hearings must file a

Request to Participate by Video in the format attached to this order no later than 4:00 p.m. on July

6, 2020. If the Court grants the request, a link for video access to the Hearings and further

instructions will be provided.

4. In the absence of a waiver of the requirement from the Court, witnesses must

participate by video. Counsel for the party presenting the witness must coordinate all aspects of

the witness's video participation, including taking such steps in advance as necessary to assure the

witness has a working computer or device with a camera, required bandwidth connection, and

instructions in use of Zoom technology. Witnesses will be sworn in by video and their testimony

will be accepted and binding as if they were testifying live in the courtroom.

5. Only one active participant is permitted per video link; i.e., each participant must

use a separate computer or mobile device and video camera to connect to the Hearings to ensure

an efficient use of the technology.

6. After consideration of the number of attorneys and witnesses expected to appear by

video, the nature of the issues, and the available time in advance of the Hearings, the Court could

require some testing of the Zoom technology between participants and Court staff or verification

of access to appropriate video resources (camera, bandwidth, etc.). In that event, counsel for any

participating party shall cooperate in promptly making such arrangements if contacted by the Court

staff.

7. Parties that wish to listen only and who do not anticipate active participation (as

well as anyone who will be participating in the Hearings but has been granted a waiver of the

3

requirement to appear by video) may access the Hearings via the following Zoom audio-only callin information:

Toll-Free Call-In Number: 833 568 8864

Meeting ID: 160 6111 5865 (followed by # symbol)

Participant ID: None needed – just press # symbol.

Meeting Password: 539937 (followed by # symbol).

8. All parties participating by either video or audio must make the connection 5-10 minutes before the scheduled start time for the Hearings.

9. During the Hearings, all participants must mute their phone, computer or electronic device when not speaking. Also, all participants appearing by video must:

- a. Dress in appropriate court attire;
- b. Ensure their background is professional and not distracting to the proceedings:
- c. Silence electronic devices including cell phones and notifications on the device being used for the video;
- d. Wait until called upon by the Court before speaking;
- e. Not speak over other participants;
- f. Participate from a quiet location;
- g. Announce themselves prior to speaking; and
- h. Not leave the room or move the device during the Hearings except for minor camera adjustments when necessary.¹
- 10. For purposes of the Hearings, parties must file exhibits with the Court and exchange such exhibits with opposing counsel through use of the Court's Electronic Evidence Submission

4

¹ Remember that the Judge and other participants appearing by video can see you during the video even when you are not speaking.

Application. If a witness will be asked to review an exhibit during testimony, counsel must make

arrangements in advance to assure that the witness has access to a digital copy of the uploaded

exhibit or must be prepared to use the desktop-sharing feature of Zoom to display the exhibit after

making arrangements in advance with Court staff.

11. Participants are reminded that photographing (including screenshots), recording, or

further broadcasting or sharing images from the Hearings is strictly prohibited. Violation of these

prohibitions may result in sanctions. All hearings will continue to be recorded using the Court's

official digital recording system. The process for requesting an official transcript has not changed.

IT IS SO ORDERED.

REQUEST TO PARTICIPATE BY VIDEO

The undersigned seeks permission to participate by video in the hearing identified below and certifies that the requesting party will comply with the order entered in this case establishing procedures for such hearing:

Subject of hearing:

Date of hearing:

Attorney requesting to appear by video:

Client of attorney requesting to appear by video:

Nature of client's Involvement in the case:

Anticipated extent of participation in hearing (argument, witness examination, etc.):

E-Mail address to provide video access link and additional instructions:

Any other information pertinent to request:

Dated:

Name:

{Style of Case}

This Order has been electronically signed. The Judge's signature and Court's seal appear at the top of the first page.
United States Bankruptcy Court.

Address:

E-mail:

Phone Number: